



**Lakeview
Rock
Products, Inc.**

To File

P.O. Box 540700
900 North Redwood Road
North Salt Lake, Utah 84054-0700
(801) 292-7161

September 20, 2007

Ms. Susan M. White
Mining Program Coordinator
Department of Natural Resources
State of Utah
Division of Oil Gas and Mining
P.O. Box 145801
Salt Lake City, UT 84114-5801

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SEP 21 2007

DIV. OF OIL, GAS & MINING

Subject: Request for Changes to the Notice of Intention and Immediate Actions, Lakeview Rock Products Inc., Thomas Pit, M0110002, Davis County, Utah

Dear Ms. White;

This letter is in response to your letter dated September 7, 2007, wherein you requested Lakeview Rock Products, LRP, make various plan modifications and implement other actions already contained in the plan. The following list below is our response to each of the Action Items listed in your letter:

- 1) *"Place warning signs where public access is readily available"* Warning signs are in place at all public access points. "DANGER Hard Hat Area" in accordance with Rule R647-4-107.1.
- 2) *"Gated entrance from frontage road"* Gates are closed and locked during all non working hours in accordance with Rule R647-4-107.1.
- 3) *"Warning signs placed on access roads advising of blasting protocols"* Warning signs are placed on the access roads prior to a blast being set off.
- 4) *"Install public warning signs every 100 feet at the safety berms above the highwall(s)"* Signs have been ordered and will be installed prior to the September 26th deadline.
- 5) *"Fence the eastern property boundary with t-post and 4foot wire topped with 2 strands barbed wire"* There is currently a fence on the eastern property boundary of the Granite Construction property to the east of the Thomas Pit. This existing fence has the same intended effect of Rule R647-4-107.1.
- 6) *"Gated entrance from developing neighborhood"* The gate near the developing neighborhood is closed and locked during all non-working hours and exceeds the requirement of Rule R647-4-107.1. The gate cannot be closed and locked at "all" times.
- 7) *"Change company representative"* Please replace Russell Larsen with Scott G. Hughes as our company representative contact.
- 8) *"Identify & describe blasting plan"* LRP does currently have a safe blasting plan and would be happy to discuss this with DOGM at your convenience.

- 9) "*Erosion Control*" The erosion control provision in Rule R647-4-107 is being adhered to and LRP would be happy to discuss this with DOGM at your convenience.
- 10) "*Surface water control*" LRP currently conducts its operations in accordance with Rule R647-4-107.7, but would be happy to discuss this with DOGM at your convenience.
- 11) "*Vehicle/equipment maintenance and storage of deleterious materials*" The provision pertaining to this issue in Rule R647-4-107 is being adhered to and LRP would be happy to discuss this with DOGM at your convenience.
- 12) "*South end highwall area, disturbed*" The south end high wall is our boundary condition with the State of Utah property. This highwall is being mined in accordance with permit and is being back with a 1:1 slope as required. Ultimately, we anticipate a boundary line agreement with the State of Utah that will result in the removal of the aggregate between the two property lines.
- 13) "*Berms, topsoil*" The berms are currently installed per the plan and topsoil is vary sparse on this site as discussed in the permit.
- 14) "*Berm design*" The berms are currently installed per the plan and we are not aware of any trenching discussions in the plan.
- 15) "*Map, figure 3A*" The map is currently being revised and will submitted to DOGM prior to the deadline.

Lakeview Rock Products welcomes any comment you may have regarding this response and we look forward to working with the Department during the ongoing life and operation of this pit.

Sincerely,
Lakeview Rock Products, Inc.



John Burggraf
Vice-President

cc: Kevin Watkins – General Counsel, LRP
Beth Ericksen - DOGM